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12	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
13			
14	RICK SALOMON,  Plaintiff,	CASE NO. 2:14-cv-02225-MMD-PAL	
15	vs. FEDERAL NATIONAL MORTGAGE		
16	ASSOCIATION; et al.,  Defendants.	[PROPOSED] SCHEDULING ORDER	
17	and		
18	FEDERAL HOUSING FINANCE AGENCY, as Conservator of the Federal National Mortgage Association,		
19	Intervenor.		
20	FEDERAL NATIONAL MORTGAGE ASSOCIATION,		
21	Counterclaimant,		
22	and FEDERAL HOUSING FINANCE AGENCY,		
23	as Conservator of the Federal National Mortgage Association,		
24	Intervenor.		
25	VS.		
26	RICK SALOMON; BACARA RIDGE ASSOCIATION,		
27	Counter-Defendants.		
28			

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- 1. On January 19, 2016, this Court issued an Order lifting the stay imposed pending the Ninth Circuit's issuance of its mandate in *Bourne Valley Court Trust v. Wells Fargo Bank*, *NA*, No. 15-15233, 832 F.3d 1154 (9<sup>th</sup> Cir. 2016) (ECF No. 73), and ordered the parties to submit a proposed scheduling order by January 25, 2017.
- 2. Accordingly, Plaintiff/Counter-Defendant Rick Salomon, Defendant/Counterclaimant Federal National Mortgage Association ("Fannie Mae"), Intervenor Federal Housing Finance Agency ("FHFA") and Counter-Defendant Bacara Ridge Association ("Bacara"), (collectively, "the Parties"), have conferred and have reached a mutually agreed upon resolution as to how to proceed in this case.
- 3. The Parties propose that the Court issue a scheduling order permitting them to file a motion for summary judgment addressing *Bourne Valley's* dispositive effect on this case no later than March 8, 2017. The parties further propose that any opposition to the motion for summary judgment be filed no later than April 7, 2017, and that any reply be filed by April 28, 2017.
- 4. The Parties further propose that all discovery be stayed, and that all other issues be deferred, including FHFA's and Fannie Mae's arguments under the Housing and Economic Recovery Act ("HERA"), 12 U.S.C. § 4617(j)(3), pending a decision on the motion for summary judgment.
- 5. Counter-Defendant Bacara takes no position with respect to the schedule proposed herein and intends to negotiate a stipulated disclaimer of interest

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1	CONCLUSION	
2	For the foregoing reasons, the Parties submit this proposed Scheduling Order for the	
3	Court's consideration.	
4	DATED this 25 <sup>th</sup> day of January, 2017.	
5	AKERMAN LLP	FENNEMORE CRAIG, P.C.
6		TEM (EMORE CHIIG) I.C.
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22		Attorneys for Counter-Defendant Bacara Ridge Association
23		
24	<u>ORDER</u>	
25	IT IS SO ORDERED.	
26	UNITED STATES MAGISTRATE JUDGE	
27	DATED: January 27, 2017	
28	12521042 1/038236 0001	

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1 **CERTIFICATE OF SERVICE** 2 Pursuant to F.R.C.P. 5(b) and Electronic Filing Procedure IV(B), I certify that on the 25th 3 day of January, 2017, a true and correct copy of the [PROPOSED] SCHEDULING ORDER 4 was transmitted electronically through the Court's e-filing electronic notice system to the 5 attorney(s) associated with this case. If electronic notice is not indicated through the court's e-6 filing system, then a true and correct paper copy of the foregoing document was delivered via 7 U.S. Mail. 8 9 10 Aaron Cheng-I Yen ayen@angius-terry.com 11 Joseph Y Hong yosuphonglaw@gmail.com 12 eservice@legallv.com Michael N. Beede 13 Paul P. Terry, Jr mmccoy@angius-terry.com 14 Troy R. Dickerson tdickerson@angius-terry.com 15 16 17 18 19 /s/ Pamela Carmon 20 An Employee of Fennemore Craig, P.C. 21 22 23 24 25 26 27 28

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